

:C.-S.-S.-C.-P.-S.-G.-FLAG OF THIS DOCUMENT-CORPORATION-VESSEL-COURT.

FOR THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT IN THIS NEVADA-TERRITOR :CORPORATION-CASE-NUMBER -2:104CV-02080-KJD-PAL.

FOR THIS WRIT OF THIS MANDAMUS IS WITH THE C.-S.-S.-C.-P.-S.-G.-CL

OF THE QUO-WARRANTO-COMPLAINT-FAULT-JUDGEMENT.

:Dimitritza: Toromanova[~P.O.-BOX-19153, ~LAS-VEGAS, ~NV.\-~89031-5103]

:David-Wynn: Miller, :PLENIPOTENTIARY-JUDGE-WITNESS [~5166-~NQRTH-~63, ~MILWAUKEE, ~WI.-~53218]

:CLAIMANTS:

:CONTEST:

PEGGY A.LEEN [UNITED STATES MAGISTRATE JUDGE]

SOMA FINANCIAL, WELLS FARGO, MORTGAGE ELECTRONIC REGISTRATION, AMERICA'S-SERVICING CO.

NEVADA TITLE, NATIONAL DEFAULT SERVICING CORPORATION.

: VASSALEES-DEFENDANTS:

FOR THE TERMS OF THE ABBREVIATIONS: [FOR THE SPACE-SAVING]

:D.-C.-C.-V. = DOCUMENT-CONTRACT-CLAIMS-VESSEL.

:C.-S.-S.-C.-P.-S.-G. = :CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR.

:D.-C.-C. = FOR THIS DOCUMENT-CONTRACT-CLAIM-COURT-VESSEL

:D.-C.-C.-S. =:DOCUMENT\_CONTRACT-CLAIMS-SECTION IS WITH THE GRAMMAR-CORRECTIONS
OF THE 'UNITED STATES CODES'-NO-FACT-INTERPRETATION BY THE FRAUD-SYNTAX-GRAMMAR.

USA = UNITED STATES OF AMERICA, AMERICA=VERB-FICTION

:NOTE: F.R.C.P IS WITH THE CORRECTIONS AS THE DOCUMENT-CONTRACT-CLAIMS (D.-C.-C.)

~ = : PICTOGRAM OF THIS POST AND SET AS A LOCATION-SYMBOL (~)

:VERB = :THINKING-MOTION = 'IS' = :SINGULAR, 'ARE' = :PLURAL.

: POSITION = FOR, OF, WITH, BY, THROUGH, IN, ON.

:LODIAL [ARTICLES] = A, AN, THE, THIS, THESE.

FOR THESE CLAIMANTS'-KNOWLEDGE OF THIS CONTRACT-DOCUMENT ARE WITH THESE CLAIMS BY THE C.-s.-s.-c.-p.-s.-g.-causes.

- ~1 FOR THIS QUO-WARRANTO-COMPLAINT OF THE TITLE-~42: D.-C.-C.-S.-~1986 WITH THE KNOWLEDGE OF THE C.-S.-C.-P.-S.-G. WITH THE STOPPING AND: CORRECTING OF THE PARSE-SYNTAX-GRAMMAR-COMMUNICATIONS IS WITH THIS FICTICIOUS-SYNTAX-CONVEYANCE OF THE FICTIONAL-COMMUNICATION-PARSE-SYNTAX-JUDGE'S-ERRORS:, " " = ORAL-OMIT-VOID,
- [] = OMIT-VOID, BOXING = OMIT-VOID, () = VOID-OMIT, italic = void, two-spacing = void-continuance-syntax-rule-now-time-void, negative-words and (second-grade-reading/writing-level) OF THE RICHARD H. WEARE -FICTION-SYNTAX-GRAMMER-ASSUMPTIONS WITH THE CONTRACT-DUTY BY THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT.
- ~2 FOR THIS WRIT OF THE MANDAMUS IS WITH THE DAMAGE-CLAIM OF THE VASSALES-DOCUMENT-FRAUD-COMMUNICATION-SYNTAX-VIOLATIONS: TITLE-~15: D.-C.-C.-S.-~1692-~E, AND PENALTIES: TITLE-~15: D.-C.-C.-S.-~78-~FF(\$25-MILLION-FINE FOR A CORPORATION) WITH THE FICTIONAL-PARSE-SYNTAX-COMMUNICATIONS: TITLE-~18: D.-C.-C.-S.-~1001 BY THIS CLAIMANTS'CONTRACT-CORPORATION-VESSEL.
- ~3 FOR THIS DOCUMENT-CONTRACT-COURT-CORPORATION-CASE-NUMBER~-3:10-CV-02286 IS WITH THE JURISDICTION BY THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT.
- ~4 FOR THE CLAIMANT'S-AUTOGRAPH-END-DORSEMENT OF THE BACK OF THE QUO-WARRANTO-COMPLAINT-TITLE-PAGE ARE WITH THE EQUITY-STAMP-FEE-PAID-CLAIMS OF AN AUTOGRAPH ON THE STAMP WITH THE DOCUMENT-CONTRACT-EQUITY BY THE CLAIMANTS.
- ~5 FOR THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT OF THIS QUO-WARRANTO-COMPLAINT-DOCUMENT IS WITH THE CONTRACTING-TOGETHER-CLAIM OF THESE VASSALEES AND: CLAIMANTS WITHIN THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT.
- ~6 FOR THE Dimitritza: Toromanova's-KNOWLEDGE OF THE C.-S.-S.-C.-P.-S.-G. IS WITH THE DAMAGE-CLAIM OF THE CONTRACT-BREACH WITH THIS PEGGY A.LEEN'S-FRAUDULENT-ASSUMPTION OF THE VOID-JURISDICTION WITH THE CLAIMANT'S-QUO-WARRANTO-COMPLAINT-CONSTITUTIONAL-C.-S.-S.-C.-P.-S.-G.-TERMS

  BY THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT.

- ~7 FOR THE FAILURE OF THE C.-S.-S.-C.-P.-S.-G.-ANSWER WITH THE C.-S.-S.-C.-P.-S.-G.-TERMS ARE WITH THE FAULT-JUDGEMENT-CLAIMS OF THE CONTRACT-BREACH WITH AN ADVERB-VERB-OATH BY THE PEGGY A.LEEN-FRAUDULENT-ASSUMPTION.
- ~8 FOR THE PEGGY A.LEEN OF THE C.-S.-S.-C.-P.-S.-G.-COURT-DUTY-FILING IS WITH THE EQUITY-CLAIM BY THIS CLAIMANTS'-C.-S.-S.-C.-P.-S.-G.-FAULT-JUDGMENT.
- FOR THE VASSALES'-FRAUDULENT-SUBJECT-MATTER AS THE JUDGE'S-FRAUDULENT-GRAMMAR-PHYSICAL-EVIDENCE AND WITH THE VASSALEE'S-FICTIONAL-PARSE-SYNTAX-GRAMMAR-COMMUNICATION: 'DEED OF TRUST' AND: VOID-GRAMMAR-SENTENCE-STRUCTURES ARE WITH THE FICTIONAL-SUBJECT-MATTER-VIOLATION-CLAIMS OF THE VASSALEES'-VOID-GRAMMAR-TRAVERSE-KNOWLEDGE WITH THE QUO-WARRANTO-COMPLAINT'S-C.-S.-S.-C.-P.-S.-G.-CLAIMS OF THE DAMAGING-FRAUD-CONSPIRACY AGAINST THE CLAIMANTS BY THE VASSALEES.
- ~10 FOR THE FACTUAL-CONTINUATION OF THE FICTIONAL-SYNTAX-GRAMMAR-DOCUMENTS ARE JUDGE'S-VOID-GRAMMAR WITH THE FICTIONAL-PARSE-WITH THE DAMAGE-CLAIMS OF THE VOID-C.-S.-S.-C.-P.-S.-G. WITH THE SYNTAX-WORD-MEANINGS OF FRAUD-THE TITLE-~15: D.-C.-C.-S.-~1692-~E AND: CRIMINAL-COMMUNICATION-SYNTAX-VIOLATIONS: PENALTIES: TITLE-~15: D.-C.-C.-S.-~78-~FF(\$25-MILLION-FINE) BY THE CORPORATION-VESSEL WITH THE FICTION-PARSE-SYNTAX-GRAMMAR-COMMUNICATION-VIOLATION: TITLE-~18: D.-C.-C.-S.-~1001 BY THESE VASSALEES'-CONSPIRACIES: TITLE-~18: D.-C.- $\texttt{C.-S.-}{\sim}\,2\,4\,1\,.\,(\texttt{5-hawaii-supreme-court-judges-vs-syntax-grammer-chellenge-9-supreme-court-judges-wahington-pc-feb-2009})$
- ~11 FOR AN AUTOGRAPH BY THE <u>DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-CLERK</u> IS WITH THE <u>DOCUMENT-QUO-WARRANTO-COMPLAINT-CLAIM</u> ON THE <u>FILE-STAMP</u> WITH THE <u>NOW-TIME-PORT-AUTHORITY-to-BANKER-to-POST-MASTER-to-COURT-CLERK-to-JUDGE-DUTY.</u>
- ~12 FOR THE CLAIMANTS'-FILING OF AN ORIGINAL-DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-DUTY ARE WITH THE CLAIMANT'S-EQUITY-CLAIM OF THE DOCKETING-DOCUMENT-FEE-PAYMENT WITH A FILE-STAMP WITHIN THE UNITED-STATES-NEVADA-TERRITORY-DOCUMENT-PORT-DOCKETING-BUILDING OF THE FAULT-JUDGMENT-RULING WITH THE DOCUMENT-CONTRACT-DUTY-PLEADINGS-EVIDENCE BY THE CLAIMANTS.
- ~13 FOR THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT OF THE DOCKING-FEE IS WITH THE TITLE-~28: D.-S.-C.-S.-~1331-DOCUMENT-CONTRACT-POSTAL-VESSEL BY THE COURT-CLERK.
- ~14 FOR THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-CLERK NOW AS THE JUDGE IS WITH AN AUTHORIZATION-DUTY-CLAIM AGAINST THE FICTIONAL-FOREIGN-WORDS WITH THE VOID-CONSIDERATION OF THE VASSALEES-LACK WITH PARTICIPATION OF THE QUO-WARRANTO-COMPLAINT-C.-S.-S.-C.-P.-S.-G.-TERMS BY THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-CORPORATION-CASE-CLAIMANTS.
- ~15 FOR THE **DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT** BY THESE CLAIMANTS ARE WITH THE C.-s.-s.-c.-p.-s.-g.-sanction-claim of the Void-Sentence-Structure-Communication-Syntax-grammar with the tort by the Vassalees-Herein-Case-Evidence.
- ~16 FOR THE VASSALEE'S-JOINING OF THE CHARGING-HEREIN-FACTS ARE WITH THE C.-S.-S.-C.-P.-S.-G.-COMMAND-COMMUNICATION-DAMAGE-CLAIM OF THE VIOLATIONS AGAINST THE GRAMMAR-VIOLATION-COMMUNICATIONS, VOID-CONTINUANCE OF THE NOW-TIME-LINE-EVIDENCE WITH THE QUO-WARRANTO-COMPLAINT-RULES BY THE VASSALEES AGAINST THE CLAIMANTS.
- ~17 FOR THE CLAIMANT'S-WAGE-PAYMENT OF THE CARETAKER-TRUSTEE-GUARDIAN-WARDEN-DUTY WITH THE LAND AND: BUILDING-UPKEEP IS WITH THE Dimitritza: Toromanova's-WAGE-CONTRACT-CLAIMS BY THE QUO-WARRANTO-COMPLAINT-DOCUMENT-CORPORATION-CASE-NUMBER-~ 2:10-CV-02080-KJD-PAL.

: Dimigrissa: Torige 229-10-5eb-Stofbimitritza: Toromanova.

David-Wynn: Miller. 2 3 -2011 :David-Wynn: Miller, :PLENIPOTENTIARY-JUDGE-WITNESS.

vs.

SOMA FINANCIAL, et al.,

///

///

///

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

אס 4 Defendants.

No 3.8

Case No. 2:10-cv-02080-KJD-PAL

4 1,7 3 4

ORDER TO SHOW CAUSE

This matter is before the court on Plaintiffs' failure to comply with this court's Order (Dkt., 4)

requiring Plaintiffs to file a Certificate as to Interested Parties as required by LR 7.1-1. The court's

Order (Dkt. #4) entered December 22, 2010, required Plaintiffs to file their Certificate as to Interested

Parties no later than 4:00 p.m., January5, 2011, and further advised Plaintiffs that their failure to timely comply with the court's order may result in sanctions. To date, Plaintiffs have failed to comply with this court's order.

The purpose of the certificate is to advise the court of all parties who may have an interest in the outcome of the case so that the assigned judges may evaluate whether they have a conflict of interest which requires recusal. Filing the certificate is a simple matter. Failing to comply with the Local Rules of Practice, the Federal Rules of Civil Procedure, and the court's orders may result in sanctions up to and including case dispositive sanctions. If the Plaintiffs know of no other parties who may have an interest in the outcome of this case, a simple statement to that effect will suffice. Accordingly,

IT IS ORDERED Plaintiffs shall show cause, in writing, no later than January 24, 2011, why

1=Adverb 8=Past-time
2=Verb 9=Future-time
3=Adjective 0=Conjunction
4=Pronoun NC=No-Contract

## Case 2:10-cv-02080-KJD-PAL Document 17 Filed 02/14/11 Page 4 of 5

## Case 2:10-cv-02080-KJD -PAL Document 10 Filed 01/11/11 Page 2 of 2

sanctions should not be imposed for their failure to file a Certificate as to Int	erested Parties and their
failure to comply with this court's Orders (Dkt. ##1, 4).	

Dated this 10th day of January, 2011.

Peggy A. Leen
United States Magistrate Judge

:Syntax-word-key-meaning:

1=Adverb 8=Past-time

2=Verb 9=Future-time

3=Adjective 0=Conjunction

4=Pronoun NC=No-Contract

## Case 2:10-cv-02080-KJD-PAL Document 17 Filed 02/14/11 Page 5 of 5 $^{\circ}$ CA Se # $2^{\circ}$ /D - $^{\circ}$ - $^{\circ}$ PAL

COPY SENT TO:
CYNTHIA AUXANDER
3883 HOWARD HUGES PRKMY
SU 1100
LAS VEGAS, NV, 89169

FROM!
DIMITRATOROMANOVA
P.O 60× 19153
LAS VCG AS, NV, 89132